

United States Patent and Trademark Office



APPLICATION NO.	FILING DATE /		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/045,970 01/11/2002		/2002	Rami Lidor-Hadas	1662/55602	3018		
26646	7590	08/07/2002			•		
KENYON & KENYON				EXAMI	NER		
ONE BROADWAY				STOCKTON I A	STOCKTON, LAURA LYNNE		
NEW YORK, NY 10004		,		STOCKTON, LA	STOCKTON, LAUKA LINNE		
		,		ART UNIT	PAPER NUMBER		
		:		1626	11		
				DATE MAILED: 08/07/2002	4		

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 07-01)



UNITED STATES DEPARTMENT OF COMMERCE

Patent and Trademark Office
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		STATES OF			
APPLICATION NUMBER	FILING DATE	FIRST NAM	ED APPLICANT	AT	TY. DOCKET NO.
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This is a communication fro COMMISSIONER OF PATE	m the examiner in charge NTS AND TRADEMARKS	of your application.			
	c	OFFICE ACTION S	SUMMARY	•	
Responsive to communic	cation(s) filed on				
This action is FINAL.					
Since this application is in accordance with the prac	n condition for allowance tice under Ex parte Qua	e except for formal ma syle, 1935 D.C. 11; 45	atters, prosecution a 3 O.G. 213.	as to the merits is cl	osed in
nichever is longer, from the e application to become aba 136(a). sposition of Claims	mailing date of this comindoned. (35 U.S.C. § 1	munication. Failure to 133). Extensions of tir	respond within the particle in		days,) Cause of 37 CFR
	n				
Claim(s)				/are pending is	n the application.
Or and above, classifi(5)				_is/are withdrawn fro	m consideration.
Claim(s)				is/a	re allowed.
Claim(s)					re rejected.
Claim(s) 1 - 47			are subject	is/are	objected to.
plication Papers					aon requirement.
See the attached Notice of	Draftsnerson's Patent I	Drawing Roview DTO	040		
The drawing(s) filed on	and person of atom (Diaming Neview, PTO	-940. is/ara abiacted to be		
The proposed drawing corn	rection, filed on		_is/are objected to by	y the Examiner.	at
The specification is objected	ed to by the Examiner.			is approved	uisapproved.
The oath or declaration is	objected to by the Exam	iner.			
ority under 35 U.S.C. § 119					÷
Acknowledgment is made	of a claim for foreign prid	ority under 35 U.S.C.	§ 119(a)-(d).		
☐ All ☐ Some* ☐ No	ne of the CERTIFIED	copies of the priority	documents have be	en	

Attachment(s)

received.

L	Notice	of Reference	Cited,	PTO-892
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*Certified copies not received: _

Information Disciosure Statement(s), PTO-1449, Paper No(s).

Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e).

received in Application No. (Series Code/Serial Number)

received in this national stage application from the International Bureau (PCT Rule 17.2(a)).

Interview Summary, PTO-413

Notice of Draftperson's Patent Drawing Review, PTO-948

Notice of Informal Patent Application, PTO-152

10/045, 970 U.S. GPO: 1998-404-498/40517

Application/Control Number: 10/045,970

Art Unit: 1626

DETAILED ACTION

Claims 1-47 are pending in the application.

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1-3 and 42-47, drawn to products, classified in class 548, subclass 311.4.
 - II. Claims 4-19, drawn to a process, classified in class 548,subclass 439.
 - III. Claims 20-25, drawn to a process, classified in class 548, subclass 311.4.
 - IV. Claims 26-41, drawn to a process, classified in class 548, subclass 311.4.

The inventions are distinct, each from the other because of the following reasons: Inventions of Group I and Group IV are related as

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process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case, the product as claimed can be made by another process.

The processes of Groups II-IV are patentably distinct because the processes utilize different reactants/starting materials, require different reaction conditions and produce different products.

Because these inventions are distinct for the reasons given above and the search required for Group I, for example, is not required for Group II, restriction for examination purposes as indicated is proper.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

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It is suggested that in order to advance prosecution, the non-elected subject matter be canceled when responding to this Office Action.

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Laura L. Stockton whose telephone number is (703) 308-1875. The examiner can normally be reached on Monday-Friday from 6:00 am to 2:30 pm. If the examiner is out of the Office, the examiner's supervisor, Joseph McKane, can be reached on (703) 308-4537.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-1235, 308-0196 or 305-3290.

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The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-4556, 308-4242, 305-1935 or 308-2742.

Laura L. Stockton, Ph.D.

Patent Examiner

Art Unit 1626, Group 1620

Technology Center 1600

August 6, 2002